## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

BISOUS BISOUS LLC,	§	
	<b>§</b>	
Plaintiffs,	§	
	§	C.A. No. 3:21-cv-01614-B
V.	§	
	<b>§</b>	<b>Jury Trial Demanded</b>
THE CLE GROUP, LLC,	§	
	<b>§</b>	
Defendant.	§	
	<b>§</b>	

## APPENDIX IN SUPPORT OF DEFENDANT'S RESPONSE TO PLAINTIFF'S TEMPORARY RESTRAINING ORDER AND MOTION FOR PRELIMINARY INJUNCTION

Defendant The Cle Group, LLC ("CLE") hereby file this Appendix (Exhibits 1-28) in Support of its Response to Plaintiff's Temporary Restraining Order and Motion for Preliminary Injunction.

Exhibit	Document	App. Page(s)
	Declaration of Kenneth P. Kula	
1.	Declaration of Justin Zachariah Truesdell	App. 001 - App.005
2.	Sanchez video after being sent home	App. 006 - App.007
3.	Sanchez video after being fired	App. 008 - App.009
4.	Sanchez video providing "Clarification"	App. 010 - App.011
5.	Compilation of Sanchez Instagram Posts	App. 012 - App.013
6.	Additional Sanchez video about calling for bad reviews	App. 014 - App.015
7.	Additional Sanchez video about roaches in reviews	App. 016 - App.017

Exhibit	Document	App. Page(s)
8.	Dallas's Newest Social Dining Hotspot screenshot	App. 018 - App.019
9.	Curated Entertainment screenshot	App. 020 - App. 022
10.	Plaintiff's Certificate of Assumed Business Name	App. 023 - App.025
11.	Plaintiff's webpage touting Neighborhood Bake Shop	App. 026 - App.028
12.	Plaintiff's Certificate of Formation	App. 029 - App.031
13.	Plaintiff's webpage of outside of Bake Shop	App. 032 - App.033
14.	Plaintiff's webpage of inside of Bake Shop	App. 034 - App.035
15.	Plaintiff's webpage of Bake Shop menu	App. 036 - App.038
16.	Plaintiff's webpage of Bake Shop food truck	App. 039 - App.040
17.	Webpage of Houston-based bisou Continential Cuisine	App. 041 - App.047
18.	Webpage menu of Houston's bisou Continential Cuisine	App. 048 - App.050
19.	Happy Hour menu of Houston's bisou Continential Cuisine	App. 051 - App.053
20.	Eater Article providing Motivation for Plaintiff's suit	App. 054 - App.060
21.	PTO webpage showing Defendant's TM Application	App. 061 - App.062
22.	Webpage of photos of 10,000 sq. ft. Dallas's bisou Continential Cuisine	App. 063 - App.065
23.	Webpage menu of Dallas's bisou Continential Cuisine	App. 066 - App.067
24.	Webpage compilation of photos of interior of Dallas's	App. 068 - App.073
25.	PTO webpage showing use of "Bisous" is a crowded field	App. 074 - App.077
26.	Plaintiff's Attorney's Letter to The CLE Group, LLC	App. 078 - App.088
27.	Google reviews for Bisous Bisous	App. 089 - App.091

Dated: July 28, 2021 Respectfully submitted,

## **BUETHER JOE & COUNSELORS, LLC**

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ATTORNEYS FOR DEFENDANT THE CLE GROUP, LLC

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this sealed document via the Court's CM/ECF system on this 28<sup>th</sup> day of July, 2021.

/s/ Kenneth P. Kula

Kenneth P. Kula